

## METHODS FOR CONVERTING RENTERS INTO PROPERTY OWNERS

### Field of the Invention

5        This invention relates generally to real estate business methods, and more specifically, to business methods for converting renters into property owners in cooperation with investors initiated by a third party.

### 10                      Background of the Invention

         In the past, new buyers of property have been somewhat limited in their ability to buy property, especially when the buyers have limited financial means or have credit problems.  
15    Various loan packages have helped buyers obtain properties, but not all potential buyers have been able to qualify for a loan.

         One method that has been used with some success involves the buyer buying a property on the basis of renting the  
20    property with an option to buy the property from a seller for a mutually agreed price at a later pre-determined time. Usually, the buyer makes a nominal earnest deposit, and pays rent to the seller of the property at an agreed rent. A portion of the rent is credited to the renter/buyer towards  
25    the later purchase of the property. The seller of the property may misjudge the rate at which the property increases in value from the time of the initial rent-to-own purchase agreement to the later transfer of the property to the renter/buyer. In this situation the seller assumes a loss of  
30    potential appreciation in value of the property. If the property value decreases, the renter/buyer may not exercise the option to buy the property, leaving the seller to re-

market the property, which may have been maintained poorly and therefore further devalued.

In the rent-to-own scenario discussed above, the renter/buyer usually has no opportunity to buy new property  
5 and is limited in selecting only those properties that are being offered as rent-to-own properties. It would be preferable for a renter/buyer to be able to select property in a similar manner as a regular buyer of property. At the same time a seller of a rent-to-own property would prefer to be  
10 insulated from the responsibilities of being a landlord and potential appreciation losses if the renter/buyer decided against exercising the option to buy the property.

For the foregoing reasons, there is a need to provide improved business methods for converting renters into property  
15 owners in cooperation with investors initiated by a third party. This disclosure outlines business methods that benefit both renter/buyers and investors who fund the purchase of property for a renter/buyer with the aid of a third party.

## 20 Summary of the Invention

Accordingly, it is an object of this invention to provide improved business methods for converting renters into property owners in cooperation with investors initiated by a third  
25 party.

It is a still further object of this invention to provide improved business methods for selecting properties for renters/buyers.

It is a still further object of this invention to provide  
30 improved business methods for financing properties for purchase by renter/buyers.

It is a still further object of this invention to provide improved business methods for investors to realize appreciable financial gains with minimal risks in a repetitive fashion.

5

### Preferred Embodiments of the Invention

In accordance with one embodiment of this invention, a method for converting a renter into a property owner comprises the steps of finding an investor wishing to invest in at least  
10 one property that can be rented; finding the renter wishing to rent the property; and obtaining the agreement of the investor to purchase the property selected by the renter.

In accordance with a second embodiment of this invention, a method for converting a renter into a property owner with  
15 the assistance of an investor comprises the steps of locating the investor wishing to invest in at least one property that can be rented using a third party; locating the renter wishing to rent the property using the third party; using the guidance of the third party by the renter to select the property; and  
20 obtaining the agreement of the investor by the third party for purchasing the property selected by the renter.

In accordance with a third embodiment of this invention, a method initiated by a third party for converting a renter into a property owner in co-operation with an investor  
25 comprises the steps of locating the investor wishing to invest in at least one property that can be rented using the third party; locating the renter wishing to rent the property using the third party; and obtaining the agreement of the investor to purchase the property selected by the renter using the  
30 third party.

The foregoing and other objects, features, and advantages of the invention will be apparent from the following, more

detailed description of the preferred embodiments of the invention, as illustrated in the accompanying drawings.

#### Brief Description of the Drawings

5

Fig. 1A is a first portion of a flow diagram showing a method for converting renters into property owners in cooperation with investors initiated by a third party;

10 Fig. 1B is a second portion of the flow diagram of Fig. 1A showing the method for converting renters into property owners in cooperation with investors initiated by the third party; and

15 Fig. 2 is a timeline flow diagram for the method of Figs. 1A and 1B for converting renters into property owners in cooperation with investors initiated by the third party.

20

25

30

## Description of the Invention

In this disclosure, certain abbreviations have been used in the figures, and the meaning of the abbreviations is as follows: MTG means mortgage, LTV means loan to value.

Referring to Fig. 1A, a first portion of a flow diagram shows a method for converting renters into property owners in cooperation with investors initiated by a third party. According to Fig. 1A, the third party obtains at least a renter who is unable to qualify for a loan but wishes to buy a property. The third party also obtains at least an investor wishing to invest in a plurality of properties. The third party matches the renter with the investor drawing up a project contract between the investor and the renter. The third party helps the renter search for a suitable property that meets the needs of both the investor and the renter, so that the renter may buy the property at a future pre-determined time at the market value of the pre-determined time. It is understood that the renter, under the guidance of the third party, is completely free to choose the desired property, whether it is new or in the secondary market, provided the property meets the investment needs of the investor. When the property is selected by the renter, the investor makes an initial investment by purchasing the selected property and enters a rental agreement with the renter. It is understood that the investor may obtain a mortgage on the selected property based on the investor's ability to qualify for a loan and the investor's desire to obtain the mortgage. Alternatively, it is understood the investor may self-finance the purchase of the property. During the rental period, the investor collects rent from the renter and retains any appreciation of the selected property.

Meanwhile, the third party works with the renter to qualify the renter for a loan to purchase the property at a later time at a future market value.

Referring to Figs. 1B and 2, at the time of initiating  
5 the transaction between the renter and the investor, the  
renter agrees to purchase the property at the end of a phase  
one period of time at the market value at the end of a phase  
one period of time and the investor agrees to sell the  
property while providing a 20% loan to value second mortgage  
10 for a phase two period of time, thereby providing the renter  
with a deposit for obtaining a new first mortgage for the  
property. It is understood that the agreement between the  
investor and the renter may be structured in a variety of  
ways. For example, the period of time between initial  
15 purchase of the property and the sale of the property to the  
renter may be altered by mutual agreement between the renter  
and the investor. At the end of the phase one period of time,  
the third party obtains the new first mortgage at 80% of the  
loan to value of the market value of the property for the  
20 renter, with the remaining balance of the loan coming from the  
investor as described above. It is understood that the  
investor may choose to provide a loan to value second mortgage  
in excess of 20% for the phase two period of time. The  
investor has now recouped the investor's initial investment.  
25 In addition, the renter now has title to the property, while  
paying for an institutional first mortgage and the investor's  
second mortgage. For the phase two period of time after the  
sale of the property to the renter at the end of the phase one  
period of time, the investor holds the second mortgage at a  
30 prevailing market interest rate. The investor also retains  
20% appreciation of the value of the property. It is  
understood that if the investor chooses to provide a loan to

value second mortgage in excess of 20% for the phase two period of time, the investor retains a greater appreciation of the property based on the amount of the loan to value second mortgage. The investor may now reinvest the investor's

5 original equity to purchase a further plurality of properties. The third party matches a new renter with the investor and the cycle repeats. Meanwhile, at the end of the phase one period of time and through the phase two period of time, the third party works with the investor to obtain new financing for the  
10 renter to pay off the investor's second mortgage, so that the renter now owns 100% of the property by the end of the phase two period of time.

Referring to Fig. 2, a timeline flow diagram for converting renters into property owners in cooperation with  
15 investors initiated by the third party is shown. Initially, the renter and the investor are matched by the third party. The property is purchased by the investor and the renter occupies the property while paying rent to the investor. From the time of initial purchase until a future date shown in Fig.  
20 2 to be about two years of the project contract, the value of the property appreciation is retained by the investor. It is to be understood that the investor and the renter may agree to share the increase in the value of the property appreciation. During the above mentioned two year period of the project  
25 contract the renter assumes all property maintenance responsibilities. In addition the third party prepares the renter to qualify for the future purchase of the property during the about first two years of the project contract. As further shown in Fig. 2, at about the second year of the  
30 project contract the third party obtains a new first mortgage for the renter with the investor holding a second mortgage on the property. Title of the property is now transferred to the

renter. The investor is now able to begin a new investment cycle where the third party matches a new renter to the investor. According to Fig. 2, the preferred length of the phase one period of time is at least about the first two years of the project contract, and the preferred length of the phase two period of time is at least about a second two years of the project contract, so that the total time period for the project contract is at least about four years. It is understood that the length of the phase one period of time may be extended to permit the renter to build up sufficient capital reserves to improve the renter's credit worthiness.

The advantages of the project contract from the investor's point-of-view are numerous. The maximum appreciation of the property is likely to occur in at least about the first four years of the project contract between the third party, the renter and the investor. The investor is a passive participant in the property selection since the third party works with the renter to search out properties with maximum investment potential for the investor. The investor is assured of maximum appreciation because of the pre-arranged sale of the property at the end of the project contract. The investor avoids the expense of time and effort needed to locate the optimum property and research the relevant market issues because the renter shops for the property under the supervision of the third party, thus eliminating the legwork for the investor. Therefore, the small investor is able to realize an equal or better profit margin compared to large corporate investors, without needing to deal with the prerequisite education, legwork, time and property management issues usually involved in property investments. Since the third party obtains the renter and the renter will become an owner of the property, the investor is relieved from the



traditional obligations of landlord ownership, such as property maintenance, lowered occupancy rates that lower the return on investment and rent collection. In addition, the investor is provided with the opportunity to obtain lower  
5 interest rate short-term money to fund the property purchase and is able to collect rent from the renter knowing that there will be 100% occupancy of the property, thereby maximizing cash flow. The renter is motivated to continue proper upkeep and add improvements to the property as built into the project  
10 contract assuring unencumbered ownership for the renter after at least about four years.

The advantages of the project contract from the renter's point-of-view are also numerous. The renter requires no down payment for the property purchase and does not need to be  
15 qualified for the loan that is obtained for the renter after at least about two years of occupancy of the property. The selection of the neighborhood and construction of the property is left to the renter as guided by the project contract for maximum benefit to both investor and renter. The renter has a  
20 larger selection of properties that will be available compared to a normal rent-to own contract as discussed above. The renter may immediately make improvements to the property without having the constraints of temporary occupancy and landlord involvement. The renter also knows that the  
25 improvements made to the property will eventually result in an increase in the appreciation of the property value, for which the renter will be rewarded at a future period of time. As the project contract progresses in time, the renter's credit worthiness improves. In at least about the first two years of  
30 the project contract the investor realizes tax benefits, while in at least about the remaining two years of the project

contract both the investor and the renter realize tax benefits.

While the invention has been particularly shown and described with reference to preferred embodiments thereof, it  
5 will be understood by those skilled in the art that the foregoing and other changes in form and details may be made therein without departing from the spirit and scope of the invention. For example, the term "property" may designate real estate of various types and other types of real property,  
10 which may be improved and preferably appreciates in value over a period of time. The phase one period of time and the phase two period of time may be altered to suit both the investor and the renter. The agreement between the investor and the renter may be altered by mutual agreement between the investor  
15 and the renter to optimize the needs of both the investor and the renter. Any third party, preferably a third party, that provides a service as described above, may act between the renter and the investor that provides a service as described above.

20

25

30